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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/550,927	09/28/2005	Frank Sansevero	60429-234; OT-5276LAB 3758	
64779 7590 09/05/2007 CARLSON GASKEY & OLDS 400 W MAPLE STE 350			EXAMINER	
			PRAKASAM, RAMYA G	
BIRMINGHAM, MI 48009			ART UNIT	PAPER NUMBER
			3651	
			MAIL DATE	DELIVERY MODE
			09/05/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
Office Action Commence	10/550,927	SANSEVERO ET AL.	
Office Action Summary	Examiner	Art Unit	
·	Ramya G. Prakasam	3651	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status		•	
3) Since this application is in condition for allowar	action is non-final. nce except for formal matters, pro		
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	0.G. 213.	
Disposition of Claims			
4) ☐ Claim(s) 1-30 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-3,8-16 and 20-30 is/are rejected. 7) ☐ Claim(s) 4-7 and 17-19 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.		
Application Papers		•	
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the l drawing(s) be held in abeyance. Sec ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119	•		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F	ate	
Paper No(s)/Mail Date	6) Other:	*	

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DETAILED ACTION

1. The amendment filed on 6/11/2007 has been entered.

2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior office action.

Claim Rejections - 35 USC § 102

3. Claims 1-2, 8, 10-11, 13-15, 20 and 29 are rejected under 35 U.S.C. 102(b) as being anticipated by Mehlert (U.S. Patent No. 5,782,330).

Mehlert discloses a device for use with a passenger conveyor comprising:

- A display that provides a visible indication of a direction of movement of the conveyor (36 traffic light indicates which direction can enter the conveyor), and a variable, visible indication of maintenance information regarding the conveyor (44 display markings to indicate operational status).
- □ Wherein the display operates in a first mode to provide the direction indication and a second mode to provide the maintenance information (See Column 3, lines 46-67).
- □ Including at least one switch supported near the second display panel, the switch being actuable to selectively view available maintenance information (42 selectively view a vertical green line versus a horizontal red line).
- A controller that controls the display (38) and wherein the controller automatically sets the indication to correspond to a direction of movement of the conveyor or the maintenance information (See Column 4, lines 1-17).
- □ Wherein the controller uses information regarding an operation of a machine of the conveyor to determine the corresponding indication (See Column 4, lines 1-17).

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□ A plurality of steps that are moveable along a selected path between two landings (12
 − See Figure 1)

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- □ A machine that selectively moves the steps (See Column 4, lines 1-17).
- □ Wherein the indication of a direction of movement is distinct and separate from the indication of maintenance information (See Figures the indication of direction is a traffic light that is located at a separate location from the display markings)

Claim Rejections - 35 USC § 103

4. Claims 3, 12, 16, and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mehlert in view of Williams (U.S. Patent Application Publication No. 2003/0000798).

Mehlert discloses all claimed limitations, including a first display panel that provides at least the direction indication, and a second panel, which includes a control unit, operable to control the operation of the escalator. Mehlert, however fails to disclose a second panel that displays provides at least some of the maintenance information and that the maintenance information be at least one of a fault code indicator, operation time information, energy consumption information or maintenance history information. Williams provides an escalator control unit (12) that is installed with a monitor display (246) for the purpose of displaying indicators for present and historical faults (ie maintenance history information) (See Paragraph 56). It would have been obvious to a person of ordinary skill in the art at the time of applicant's invention to modify Mehlert by including on the second panel control unit a monitor display for the purpose of displaying indicators for present and historical faults.

5. Claims 9, 21, and 23-27, and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mehlert in view of Zaharia (U.S. Patent No. 5,708,416).

Mehlert discloses all claimed limitations, except for the use of a wireless transmitter.

Zaharia discloses the use of a wireless transmitter (30) for the purpose of remotely controlling the escalator and its components as necessary (See Column 3, lines 30-46). It would have been obvious to a person of ordinary skill in the art at the time of applicant's invention to modify Mehlert by utilizing a wireless transmitter for the purpose of remotely controller the escalator and its components, including the display panel.

6. Claim 28 is rejected under 35 U.S.C. 103(a) as being unpatentable over Mehlert in view of Saito (U.S. Patent No. 4,798,274).

Mehlert discloses all claimed limitations, except for a display that is supported on the passenger conveyor structure. Saito discloses a display that is supported on the passenger conveyor structure for the purpose of providing a safe means of indication to passengers of direction information (See Column 2, lines 32-68). It would have been obvious to a person of ordinary skill in the art at the time of applicant's invention to modify Mehlert by utilizing a display that is supported on the passenger conveyor structure for the purpose of providing a safe means of indication to passengers of direction information.

Allowable Subject Matter

- 7. Claims 4-7 and 17-19 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 8. The following is a statement of reasons for the indication of allowable subject matter:
 Claims 3 and 17 provide that the first display panel that provides direction indication and the second display panel that provides at least some of the maintenance information are supported

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for movement relative to the support between a first position where the first panel is visible and a second position where the second panel is visible (such that the two panels are on opposite sides). These limitations, in combination with the other limitations in the claims, were not found in the relevant prior art.

Response to Arguments

- 9. Applicant's arguments filed on 6/11/2007 have been fully considered but they are not persuasive.
- 10. With regards to applicant's argument that Mehlert does not disclose a variable, visible indication of maintenance information regarding the conveyor, 44 provides the operational status of the conveyor, including whether the conveyor is currently running or whether it is stopped. Applicant fails to indicate the specific types of maintenance information, and maintenance can be defined as the act of maintaining, and maintain can be defined as to carry on or continue. WEBSTERS II DICTIONARY 429 (3rd ed. 2005). In this particular case, information as to the operational status of the conveyor can be considered maintenance information, seeing as though it indicates whether the conveyor is still running or whether it is stopped. Therefore, this limitation is in fact disclosed.
- 11. In response to applicant's argument that there is no suggestion to combine the references, the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See *In re Fine*, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988)and *In re Jones*, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992).

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In this case, it would have been obvious to a person of ordinary skill in the art to combine the references for the reasons provided in the action.

- 12. With regards to applicant's argument that Mehlert's indications are separate and distinct, as seen in the figures, while located near each other, the indications are separate and distinct, and described in Column 3, lines 46-67. Therefore, this limitation is also disclosed.
- 13. For the foregoing reasons, the claims stand rejected.

Conclusion

- 14. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 15. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ramya G. Prakasam whose telephone number is (571) 272-6011. The examiner can normally be reached on Monday - Thursday, 8:30am-7pm EST.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gene Crawford can be reached on (571) 272-6911. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

8/30/2007 RGP

GENEO. CHAWFORD
SUPERVISORY FINTENT EXAMINER

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